Whitfield Wolf Young (FL) Zeliff Wicker Young (AK) NOT VOTING-8

Coleman Moakley Fields (LA) Ros-Lehtinen Gephardt Tucker

Weldon (PA) Williams

So the motion to recommit with instructs House was not agreed to.

A motion to reconsider the vote whereby the motion to recommit with instructions was not agreed to was, by unanimous consent, laid on the table.

The question being put,

Will the House agree to said conference report?

The SPEAKER pro tempore, Mr. COMBEST, announced that pursuant to clause 7 of rule XV the yeas and nays were ordered, and the call was taken by electronic device.

It was decided in the Yeas 351 affirmative Nays

¶137.21[Roll No. 752] YEAS-351

Abercrombie Crane Graham Ackerman Crapo Green Allard Cremeans Greenwood Andrews Cubin Gunderson Archer Cunningham Gutierrez Armey Davis de la Garza Gutknecht Hall (OH) Bachus Hamilton Baesler Deal Baker (CA) Baker (LA) DeLauro Hansen DeLay Harman Baldacci Deutsch Hastert Hastings (FL) Ballenger Diaz-Balart Dickey Hastings (WA) Barcia Dicks Barr Hayworth Barrett (WI) Heineman Hilleary Dixon Bartlett Doggett Barton Dooley Hinchey Bass Dornan Hobson Bateman Hoekstra Doyle Beilenson Dreier Hoke Bentsen Dunn Holden Bereuter Durbin Horn Berman Edwards Hostettler Bevill **Ehlers** Hoyer Bilbray Ehrlich Hunter Bilirakis Emerson Hyde Bishop Inglis Engel English Istook Jackson-Lee Blute Ensign Jefferson Boehlert Eshoo Boehner Evans Johnson (CT) Bonilla Ewing Johnson (SD) Bonior Johnson, E. B. Farr Fattah Johnson, Sam Borski Fawell Johnston Kanjorski Boucher Fazio Fields (TX) Brewster Kasich Browder Filner Kellv Brown (FL) Flake Kennedy (MA) Brownback Flanagan Kennedy (RI) Bryant (TN) Foglietta Kennelly Kildee Bunn Foley Burr Forbes Kim Burton Ford King Buyer Fowler Kingston CaĬlahan Fox Kleczka Frank (MA) Klink Calvert Klug Knollenberg Kolbe Camp Franks (CT) Canady Franks (NJ) Cardin Frelinghuysen Frisa LaFalce Castle Chabot Frost LaHood Chambliss Funderburk Lantos Chapman Furse Largent Christensen Gallegly Latham Chrysler LaTourette Ganske Clay Clayton Gejdenson Laughlin Gekas Lazio Geren Leach Clement Gibbons Clinger Levin Lewis (CA) Coble Gilchrest Lewis (GA) Collins (GA) Gillmor Collins (IL) Gilman Lewis (KY) Combest Gonzalez Lightfoot Goodlatte Costello Linder Lipinski Goodling Cox Covne Gordon Livingston LoBiondo Cramer

Lofgren Longley Oxley Packard Smith (WA) Solomon Pallone Souder Lowey Luther Parker Spence Maloney Pastor Spratt Manton Stenholm Paxon Payne (VA) Pelosi Manzullo Stokes Markey Studds Martini Peterson (FL) Stupak Mascara Peterson (MN) Talent Matsui Petri Tate McCarthy Pickett Tauzin Taylor (NC) McCollum Pomeroy McCrery Porter Tejeda McDade Portman Thomas McDermott Poshard Thornberry McHale Pryce Thurman McHugh Quinn Tiahrt Radanovich Torkildsen McInnis McIntosh Ramstad Torricelli McKeon Rangel Towns McKinney Reed Unton McNulty Regula Vento Meehan Richardson Visclosky Vucanovich Meek Riggs Menendez Waldholtz Metcalf Rose Walker Roukema Meyers Walsh Roybal-Allard Mfume Wamp Mica Rush Ward Miller (FL) Sabo Waters Mink Salmon Watts (OK) Molinari Sanford Waxman Weldon (FL) Moorhead Sawyer Moran Schiff Weller Morella Schumer White Whitfield Murtha Scott Myrick Seastrand Wicker Williams Nadler Serrano Neal Shadegg Wilson Nethercutt Shaw Wise Wolf Nev Shavs Norwood Sisisky Woolsey Nussle Skaggs Wyden Wynn Oberstar Skeen Obey Skelton Yates Smith (MI) Olver Young (AK) Zeliff Ortiz Smith (NJ) Orton Smith (TX) Zimmer

NAYS-71

Barrett (NE) Hefner Rohrabacher Herger Hilliard Becerra Roth Brown (CA) Royce Brown (OH) Sanders Scarborough Houghton Bryant (TX) Bunning Jacobs Schaefer Jones Chenoweth Kaptur Schroeder Sensenbrenner Clyburn Lincoln Coburn Lucas Shuster Collins (MI) Martinez Slaughter Miller (CA) Condit. Stark Conyers Minge Stearns Cooley Mollohan Stockman Montgomery Danner Stump DeFazio Myers Tanner Dellums Neumann Taylor (MS) Dingell Owens Thompson Doolittle Payne (NJ) Thornton Pombo Quillen Duncan Traficant Velazquez Everett Hall (TX) Řahall Volkmer Hancock Roberts Watt (NC) Young (FL) Roemer Hayes Hefley Rogers

NOT VOTING-10

Coleman Moakley Tucker Weldon (PA) Fields (LA) Ros-Lehtinen Saxton Gephardt Hutchinson Torres

So the conference report was agreed to.

¶137.22 AMENDMENT IN DISAGREEMENT—

The House then proceeded to the consideration of the following amendment of the Senate reported in disagreement numbered 115:

Page 44, line 19, after "lizations" insert: : Provided, That in determining eligibility for assistance from funds appropriated to carry out section 104 of the Foreign Assistance Act of 1961, nongovernmental and multilateral organizations shall not be subjected to requirements more restrictive than the requirements applicable to foreign governments for such assistance: Provided further, That none of the funds made available under this Act may be used to lobby for or against

Mr. CALLAHAN, pursuant to House Resolution 249, moved that the House recede from its disagreement to the amendment of the Senate numbered 115 and concur therein with an amendment, as follows:

In lieu of the matter proposed by said amendment, insert:

: Provided. That none of the funds made available under this Act may be used to lobby for or against abortion.

PROHIBITION ON FUNDING FOR ABORTION

Sec. 518A. (a) IN GENERAL.

(1) Notwithstanding any other provision of this Act or other law, none of the funds appropriated by this Act for population assistance activities may be made available for any foreign private, nongovernmental, or multilateral organization until the organization certifies that it will not during the period for which the funds are made available, perform abortions in any foreign country, except where the life of the mother would be endangered if the fetus were carried to term or in cases of forcible rape or incest.

(2) Paragraph (1) may not be construed to apply to the treatment of injuries or illnesses caused by legal or illegal abortions or to assistance provided directly to the gov-

ernment of a country.

(b) Lobbying Activities.-(1) Notwithstanding any other provision of this Act or other law, none of the funds appropriated by this Act for population assistance activities may be made available for any foreign private, nongovernmental, or multilateral organization until the organization certifies that it will not during the period for which the funds are made available, violate the laws of any foreign country concerning the circumstances under which abortion is permitted, regulated, or prohibited.

(2) Notwithstanding any other provision of this Act, paragraph (1) shall not apply to activities in opposition to coercive abortion or

involuntary sterilization.

(c) Subsections (a) and (b) apply to funds made available for a foreign organization either directly or as a subcontractor or subgrantee, and the required certifications apply to activities in which the organization engages either directly or through a subcontractor or subgrantee.

(d) COERCIVE POPULATION CONTROL METH-ODS.—Notwithstanding any other provision of this Act or other law, none of the funds appropriated by this Act may be made available for the United Nations Population Fund (UNFPA) unless the President certifies to the appropriate congressional committees that (1) the United Nations Population Fund will terminate all family planning activities in the People's Republic of China no later than March 1, 1996; or (2) during the 12 months preceding such certification, there have been no abortions as the result of coercion associated with the family planning policies of the national government or other governmental entities within the People's Republic of China. As used in this section the term "coercion" includes physical duress or abuse, destruction or confiscation of property, loss of means of livelihood, or severe psychological pressure.

On motion of Mr. CALLAHAN, by unanimous consent,

Ordered, That debate on the motion made in order by House Resolution 249 to dispose of the amendment of the Senate numbered 115 be limited to 20 minutes, equally divided and controlled as otherwise provided in said resolution.

After debate.

Pursuant to House Resolution 249 the previous question was considered ordered.

The question being put, viva voce,

Will the House agree to the motion to recede and concur to the amendment of the Senate numbered 115 with an amendment?

The SPEAKER pro tempore, Mr. COMBEST, announced that the yeas had it.

Mr. SMITH of New Jersey demanded a recorded vote on agreeing to said motion, which demand was supported by one-fifth of a quorum, so a recorded vote was ordered.

The vote was taken by electronic device.

It was decided in the affirmative Yeas 232 Nays 187

¶137.23 [Roll No. 753] AYES—232

Allard Ensign Longley Archer Everett Lucas Armey Ewing Manton Bachus Fields (TX) Manzullo Mascara McCollum Baker (CA) Flanagan Baker (LA) Foley Forbes Ballenger McCrery Barcia Fowler McDade McHugh Barr Fox Barrett (NE) Frisa McInnis Bartlett Funderburk McIntosh Gallegly Barton McKeon McNulty Bateman Ganske Bereuter Geren Metcalf Gillmor Bevill Mica Bilirakis Goodlatte Miller (FL) Bliley Goodling Molinari Blute Goss Montgomery Boehner Graham Moorhead Bonilla Gunderson Myers Gutknecht Myrick Bonior Bono Hall (OH) Nethercutt Brewster Hall (TX) Neumann Browder Hancock Ney Brownback Hansen Norwood Bryant (TN) Hastert Nussle Hastings (WA) Oberstar Bunning Hayes Ortiz Hayworth Burr Orton Burton Hefley Buver Heineman Packard Callahan Parker Herger Calvert Hilleary Peterson (MN) Camp Hoekstra Canady Hoke Petri Chabot Holden Pombo Chambliss Hostettler Portman Chenoweth Hunter Poshard Christensen Hutchinson Quillen Chrysler Hvde Quinn Inglis Řadanovich Clinger Coble Istook Rahall Coburn Jacobs Regula Collins (GA) Johnson, Sam Riggs Combest Jones Roberts Kaniorski Cooley Roemer Costello Kasich Rogers Rohrabacher Cox Kildee Roth Crane Kim Crapo King Royce Cremeans Kingston Salmon Sanford Cubin Kleczka Cunningham Klink Saxton Knollenberg Danner Scarborough de la Garza LaFalce Schaefer Seastrand Deal LaHood Largent Latham Sensenbrenner DeLay Diaz-Balart Shadegg Dickey Doolittle Shaw Shuster LaTourette Laughlin Lewis (CA) Dornan Skeen Skelton Smith (MI) Doyle Lewis (KY) Lightfoot Dreier Linder Smith (NJ) Duncan Ehlers Lipinski Smith (TX) Emerson Livingston Smith (WA) English LoBiondo

Souder Spence Stearns Stenholm Stockman Stump Stupak Talent Tanner Tate Tauzin Taylor (MS)
Taylor (NC)
Tejeda
Thornberry
Tiahrt
Volkmer
Vucanovich
Waldholtz
Walker
Walsh
Wamp

Watts (OK) Weldon (FL) Weller Whitfield Wicker Wolf Young (AK) Young (FL) Zeliff

NOES-187

Abercrombie Gibbons Owens Ackerman Gilchrest Pallone Pastor Andrews Gilman Payne (NJ) Baesler Gonzalez Baldacci Payne (VA) Pelosi Gordon Barrett (WI) Green Peterson (FL) Greenwood Bass Becerra Gutierrez Pickett Porter Beilenson Hamilton Pryce Bentsen Harman Berman Hastings (FL) Ramstad Rangel Bilbray Hefner Hilliard Bishop Hinchey Richardson Boehlert Rivers Boucher Hobson Brown (CA) Rose Horn Houghton Roukema Brown (FL) Roybal-Allard Brown (OH) Hover Jackson-Lee Rush Bryant (TX) Cardin Jefferson Sabo Johnson (CT) Sanders Castle Chapman Johnson (SD) Sawyer Clay Clayton Johnson, E. B. Schiff Johnston Schroeder Schumer Clement Kaptur Clyburn Kelly Scott Serrano Collins (IL) Kennedy (MA) Collins (MI) Kennedy (RI) Shays Sisisky Condit Kennelly Conyers Klug Skaggs Coyne Kolbe Slaughter Cramer Lantos Spratt DeFazio Stark Lazio DeLauro Leach Stokes Studds Dellums Levin Lewis (GA) Thomas Deutsch Dicks Lincoln Thompson Dingell Thornton Lofgren Thurman Dixon Lowey Doggett Luther Torkildsen Torres Dooley Maloney Torricelli Dunn Markey Durbin Martinez Towns Edwards Traficant Martini Ehrlich Matsui Upton Engel McCarthy Velazquez McDermott Vento Eshoo Visclosky McHale Evans Ward Farr McKinney Fattah Waters Meehan Watt (NC) Fawell Meek Waxman Menendez Fazio Filner Meyers Flake Mfume Williams Wilson Miller (CA) Foglietta Ford Minge Wise Frank (MA) Mink Woolsey Wyden Franks (CT) Moran Franks (NJ) Morella Wynn Frelinghuysen Nadler Yates Zimmer Frost Neal Furse Obey

NOT VOTING-13

Olver

Gejdenson

Borski Gephardt Ros-Lehtinen
Coleman Moakley Tucker
Davis Mollohan Weldon (PA)
Fields (LA) Murtha
Gekas Pomeroy

So the motion to recede and concur to the amendment of the Senate numbered 115 with an amendment was agreed to.

A motion to reconsider the votes whereby the foregoing conference report and motion were agreed to was, by unanimous consent, laid on the table.

Ordered, That the Clerk notify the Senate thereof.

¶137.24 SUBMISSION OF CONFERENCE REPORT—H.R. 1977

Mr. REGULA submitted a conference report (Rept. No. 104-300) on the bill (H.R. 1977) making appropriations for the Department of the Interior and related agencies for the fiscal year ending September 30, 1996, and for other purposes; together with a statement thereon, for printing in the Record under the rule.

¶137.25 PROVIDING FOR THE CONSIDERATION OF H.R. 1833

Mr. SOLOMON, by direction of the Committee on Rules, reported (Rept. No. 104–301) the resolution (H. Res. 251) providing for the consideration of the bill (H.R. 1833) to amend title 18, United States Code, to ban partial-birth abortions.

When said resolution and report were referred to the House Calendar and ordered printed.

¶137.26 PROVIDING FOR THE CONSIDERATION OF H.R. 2546

Mr. SOLOMON, by direction of the Committee on Rules, reported (Rept. No. 104–302) the resolution (H. Res. 252) providing for the consideration of the bill (H.R. 2546) making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of said District for the fiscal year ending September 30, 1996, and for other purposes.

When said resolution and report were referred to the House Calendar and ordered printed.

And then,

¶137.27 ADJOURNMENT

On motion of Mr. HAYWORTH, at 9 o'clock and 6 minutes p.m., the House adjourned.

¶137.28 REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. REGULA: Committee of conference. Conference report on H.R. 1977. A bill making appropriations for the Department of the Interior and related agencies for the fiscal year ending September 30, 1996, and for other purposes (Rept. No. 104–300). Ordered to be printed.

Mrs. WALDHOLTZ: Committee on Rules. House Resolution 251. Resolution providing for consideration of the bill (H.R. 1833) to amend title 18, United States Code, to ban partial-birth abortions (Rept. No. 104–301). Referred to the House Calendar.

Mr. LINDER: Committee on Rules. House Resolution 252. Resolution providing for consideration of the bill (H.R. 2546) making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of said District for the fiscal year ending September 30, 1996, and for other purposes (Rept. No. 104–302). Referred to the House Calendar.

¶137.29 PUBLIC BILLS AND RESOLUTIONS

Under clause 5 of rule X and clause 4 of rule XXII, public bills and resolu-